1 2 3 4 5	Brian H Getz (CSBN 85593) Law Office of Brian H Getz 44 Montgomery Street, Suite 3850 San Francisco, California 94104 Telephone: (415)912-5886 Facsimile: (415) 438-2655 Attorney for Defendant Luke Brugnara		
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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11			
12	UNITED STATES OF AMERICA,	Case No. CR 08-0222-WHA	
13	Plaintiff,	STATUS OF SENTENCING	
14	vs.	DATE: May 24, 2010	
15		TIME: 10:00 a.m. COURTROOM: 9, 19TH FL	
16	LUKE BRUGNARA,	COURTROOM. 9, 19111 PL	
17	Defendant.		
18			
19	Presently before THE COURT for sentencing is Luke Brugnara following his guilty		
20	plea and the ruling denying his motion to withdraw the plea of guilty.		
21	Sentencing memorandums were filed by the parties in the timely fashion.		
22	Apparently, Defendant in pro se filed supplemental briefs and requests on May 17,		
23	2010 which counsel for Brugnara did not become aware of until May 18, 2010.		
24	Having reviewed the filed documents, the following summarizes the current posture		
25	of the case as viewed by counsel for Mr. Brugnara:		
26	1. The matters raised in the "Supplemental Sentencing Memorandum" were		
27	discussed and resolved in a formal meet-and-confer with the Federal Probation Officer.		
28	//		
	STATUS OF SENTENCING		

2.	The "Brugnara's Response To United States' Sentencing Memorandum" was		
considered by counsel before filing the Sentencing Memorandum that was submitted for			
consideration	by THE COURT at sentencing.		

- 3. The "Luke Brugnara" and "Victoria Brugnara" Declaration's as well as the "Release from Custody" filings are subjects that have previously been raised and addressed during these proceedings.
- 4. The request for the evidentiary hearing on the tax loss cannot be substantiated by any existing witness.

May 19, 2010

Respectfully Submitted,

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Brian H.Getz

Attorney for Defendant

Luke Brugnara